UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

Abdulhadi Albouni, et al

Plaintiff,

 $Case\ No.: \ \underline{\textbf{24-cv-08}} \textbf{650-AMD-JRC}$

Alex Larson Schultz, et al

Defendant.

[PROPOSED] SCHEDULING ORDER

	Upon consent of the parties, it is hereby ORDERED as follows:
1.	Date for completion of automatic disclosures required by Rule 26(a)(1) of the Federal
	Rules of Civil Procedure, if not yet made:
2.	No amendment of the pleadings will be permitted after:
3.	No additional parties may be joined after:
4.	Fact discovery shall be completed by: (Generally, this date must be no later than 6 months after the Initial Conference.)
5.	The parties shall make required Rule 26(a)(2) disclosures, if any, with respect to:
	(a) expert witnesses on or before
	(b) rebuttal expert witnesses on or before
6.	All discovery, including depositions of experts, shall be completed by: (Generally, this date must be no later than 9 months after the Initial Conference.)
7.	Final date to take first step in dispositive motion practice, if any: (Parties are directed to consult the District Judge's Individual Practices and Rules regarding such motion practice.)
8.	Have the parties agreed to a plan regarding electronic discovery (yes/no)?
9.	Should the Court hold an early settlement conference (yes/no)?

	resolution, is appropriate and be prepared to explain their reasons to the Court.)
10.	Do the parties wish to be referred to the EDNY's Court-annexed mediation program
	pursuant to Local Civil Rule 83.8 (yes/no)?
11.	Do the parties consent to trial before a magistrate judge pursuant to 28 U.S.C. § 636(c)
	(yes/no)? (Answer no if any party declines to consent without indicating which party has declined
	If parties answer yes, then fill out the AO 85 (Rev. 02/17) Notice, Consent, and Reference of a Civil Action to a Magistrate Judge form. The form can be accessed at the following link: https://www.uscourts.gov/sites/default/files/ao085.pdf . Consenting does not affect a party's right to a jury trial.
12.	Other matters:
	This Scheduling Order may be altered or amended upon a showing of good cause not
forese	eeable at the date hereof.
CONS	SENTED TO BY:
Attorn	ney for Plaintiff
Add Telep	Name: dress: shone: Email:
Attorn	ney for Defendant
Add Telep	Name: dress: shone: Email:
SO O	RDERED:
	ES R. CHO Date d States Magistrate Judge

(Prior to the Initial Conference, counsel shall discuss with their clients and their

adversaries whether an early settlement conference, or other form of alternative dispute